

NICOLETTI HORNIG & SWEENEY  
Wall Street Plaza  
88 Pine Street, 7<sup>th</sup> Floor  
New York, New York 10005-1801  
(212) 220-3830  
Attorneys for Movant/Claimant  
New York Athletic Club of the  
City of New York, Inc.  
OUR FILE: 10000578 JAVN/VW  
UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

-----X  
In the Matter of the Petition of  
DANIEL FLORIO, as Owner of the  
Motor Yacht "CAROLE JAYE", for  
Exoneration from or Limitation  
of Liability  
-----X

12 CV 5838 (BSJ)

**RULE 7.1**  
**STATEMENT**

Pursuant To Rule 7.1 of the Federal Rules of Civil Procedure and to enable  
Judges and Magistrate Judges of the Court to evaluate possible disqualification or recusal, the  
undersigned counsel for Movant/Claimant NEW YORK ATHLETIC CLUB OF THE CITY  
OF NEW YORK, INC. (a private non-governmental party) certifies that the following are  
corporate parents, affiliates and/or subsidiaries of said party which are publicly held:

NONE

Dated: New York, New York  
September 27, 2012

NICOLETTI HORNIG & SWEENEY  
Attorneys for Movant/Claimant  
NEW YORK ATHLETIC CLUB OF THE  
CITY OF NEW YORK, INC.

By: 

VAL WAMSER (VW-0511)  
Wall Street Plaza  
88 Pine Street, 7<sup>th</sup> Floor  
New York, New York 10005-1801  
Tel. (212) 220-3830  
Fax (212) 220-3784  
FILE NO.: 10000578 JAVN/VW  
E-mail: [vwamser@nicolettihornig.com](mailto:vwamser@nicolettihornig.com)

TO:

KENNEDY LILLIS SCHMIDT & ENGLISH

Attorneys for Petitioner

DANIEL FLORIO

75 Maiden Lane, Suite 402

New York, New York 10038

(212) 430-0800

Attention: John T. Lillis, Jr., Esq.

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